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PATENT
ATTORNEY DOCKET NO: 0074/48001

COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled AEROSOL PARTICLE CHARGING DEVICE
the specification of which

is attached hereto.

X was filed on January 14, 2005 as Application Serial No. 10/521,173
and was amended on January 14, 2005, and

X was described and claimed in PCT International Application No. PCT/JP03/09055
filed on July 16, 2003 and as amended under PCT Article 34 on _____.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I hereby claim priority under 35 USC 119 to Japanese Patent Application No. 2002-208031 filed on July 17, 2002.

I acknowledge the duty to disclose all information I know to be material to patentability in accordance with Title 37, Code of Federal Regulations, Section 1.56(a).

I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: Randolph A. Smith, Reg. No. 32,548.

Address all telephone calls to Randolph A. Smith at telephone number 202-530-5900

Address all correspondence to Randolph A. Smith, Smith Patent Office, 1901 Pennsylvania Ave., N.W., Suite 200, Washington, D.C. 20006 (Fax: 202-530-5902)

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

Full Name of Inventor: Kikuo, OKUYAMA

Inventor's Signature: Kikuo Okuyama Date: July 28 2005

Residence Address: Higashihiroshima City, Japan

Citizen of: Japan

Post Office Address: 2-401, Hirodaigagara-Daiichishokun-Shukusha, 365, Kagamiyama 2-chome, Higashihiroshima City, Hiroshima Pref. 739-0046 Japan

2-00

Full Name of Inventor: Manabu SHIMADA

Inventor's Signature: Manabu Shimada Date: July 28 2005

Residence Address: Higashihiroshima City, Japan Jfx

Citizen of: Japan

Post Office Address: 549-67, Oobatake, Takaya-cho, Higashihiroshima City, Hiroshima Pref. 739-2104 Japan

3-00

Full Name of Inventor: Yosio OHTANI

Inventor's Signature: Yosio Ohtani Date: July 29, 2005

Residence Address: Kanazawa City, Japan Jfx

Citizen of: Japan

Post Office Address: 32, Tagami 2-chome, Kanazawa City, Ishikawa Pref. 920-1152 Japan

4-00

Full Name of Inventor: Norikazu NAMIKI

Inventor's Signature: Norikazu Namiki Date: July 29, 2005

Residence Address: Kanazawa City, Japan Jfx

Citizen of: Japan

Post Office Address: B-3, Wakunami-Shukusha, 7-25, Wakunami 2-chome, Kanazawa City, Ishikawa Pref. 920-0953 Japan

5-00

Full Name of Inventor: Toshihiko HINO

Inventor's Signature: Toshihiko Hino Date: July 20, 2005

Residence Address: Hamamatsu City, Japan Jfx

Citizen of: Japan

Post Office Address: c/o HAMAMATSU PHOTONICS K.K., 1126-1, Ichino-cho, Hamamatsu City, Shizuoka Pref. 435-8558 Japan